1	(COUNSEL OF RECORD LISTED ON SIGNA	TURE PAGE)
2		
3		
4		
5		
6		
7		
8	UNITED STATES	DISTRICT COURT
9	NORTHERN DISTRI	ICT OF CALIFORNIA
10		
11	Site Update Solutions LLC Plaintiff,	CASE NO. 5:11-CV-03306-PSG
12	VS.	STIPULATION AND [PROPOSED]
13	Adobe Systems, Incorporated;	ORDER TO DISMISS ALL CLAIMS BETWEEN SITE UPDATE SOLUTIONS LL CAND CERTAIN DEFENDANTS
14	Amazon.com Inc.; American Broadcasting Companies, Inc.	LLC AND CERTAIN DEFENDANTS
15	CBS Interactive Inc.; Choice Hotels International, Inc.;	
16	CNN Interactive Group, Inc. Daily News L.P.;	
17	Electronic Arts, Inc.; Enterprise Rent-A-Car Company; Facebook, Inc.;	
18	Gannett Satellite Information Network, Inc.; Home Box Office, Inc.	
19	Intuit Inc.; Linkedin Corporation;	
20	NBC Universal, Inc.; Newegg, Inc.;	
21	Overstock.com; Sears, Roebuck and Co.;	
22	Staples, Inc.; Target Corporation;	
23	Ticketmaster L.L.C.;	
24	Time Inc. Defendants.	
25		
26		
27		
28	_	-1- STIPULATION AND [PROPOSED] ORDER TO DISMISS
		CASE No. 5-11-cv-03306-psg

Case5:11-cv-03306-PSG Document622 Filed08/13/12 Page2 of 6

1	Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, Plaintiff Site Update
2	Solutions LLC ("Plaintiff") and Defendants Adobe Systems, Incorporated, Amazon.com, Inc.,
3	American Broadcasting Companies, Inc., CBS Interactive Inc., Choice Hotels International, Inc.,
4	CNN Interactive Group, Inc., Daily News L.P., Electronic Arts, Inc., Enterprise Holdings, Inc.,
5	Facebook, Inc., Gannett Satellite Information Network, Inc., Home Box Office, Inc., HSN, Inc.,
6	Intuit Inc., Linkedin Corporation, NBC Universal, Inc., Overstock.com, Inc., Sears, Roebuck and
7	Co., Staples, Inc., Target Corporation, Ticketmaster L.L.C., Time Inc., and Turner Broadcasting
8	System, Inc. (collectively referred to as "Defendants," and together with Site Update Solutions,
9	the "Parties") hereby present this stipulation to dismiss all claims between Site Update Solutions
0	and Defendants in the above-captioned action. The Parties, therefore, move this Court to dismiss
1	all claims by Site Update against Defendants WITH PREJUDICE, and all counterclaims by
2	Defendants against Site Update WITHOUT PREJUDICE, leaving the claims between Site Update
3	Solutions LLC and Newegg, Inc. as the only remaining claims in this action.
4	The Parties further move the Court to order that all costs and expenses relating to this
5	litigation (including attorney and expert fees and expenses) shall be borne solely by the party
6	incurring same.
7	
8	IT IS SO STIPULATED.
9	
20	
21	Dated: August 13, 2012
22	
23	By: /s/ Alisa A. Lipski Edward W. Goldstein (TX Bar No. 08099500)
24	Alisa Lipski (SBN: 278710) Goldstein & Lipski, PLLC
25	1177 West Loop South, Suite 400 Houston, Texas 77027
26	Tel: (713) 877-1515 Fax: (713) 877-1737
27	Email: egoldstein@gliplaw.com Email: alipski@gliplaw.com
28	

1	Matthew Schultz Trepel Greenfield Sullivan & Draa LLP
2	150 California Street, Ste 2200 San Francisco, CA 94111
3	(415) 283-1776 mschultz@tgsdlaw.com
4	www.tgsdlaw.com
5	Attorneys for Plaintiff SITE UPDATE SOLUTIONS LLC
6	
7	Drug /c/ Van D. Chaileanda
8	By: /s/ Yar R. Chaikovsky Yar R. Chaikovsky (SBN: 175421)
	ychaikovsky@mwe.com
9	Philip Ou(SBN: 259896) pou@mwe.com
10	McDERMOTT WILL & EMERY LLP
11	275 Middlefield Road, Suite 100
	Menlo Park, CA 94025 Telephone: +1 650 815 7400
12	Facsimile: +1 650 815 7401
13	
14	Attorneys for Defendants AMAZON.COM, INC., ADOBE SYSTEMS, INC.,
	INTUIT INC., NEWEGG, INC., SEARS ROEBUCK
15	& CO., LINKEDIN CORPORATION, and TARGET
16	CORPORATION
17	
18	By: /s/ Edward R. Reines
19	Edward R. Reines (CA State Bar No. 135960) edward.reines@weil.com
17	Andrew L. Perito (CA State Bar No. 269995)
20	andrew.perito@weil.com
21	WEIL GOTSHAL & MANGES LLP
22	201 Redwood Shores Parkway Redwood Shores, CA 94065
23	Attorneys for Defendants
	CBS INTERACTIVE INC., CNN INTERACTIVE
24	GROUP, INC., DAILY NEWS L.P., ELECTRONIC
25	ARTS, INC., GANNETT SATELLITE INFORMATION NETWORK, INC., HOME BOX
26	OFFICE, INC., NBC UNIVERSAL, INC., STAPLES,
	INC., TICKETMASTER L.L.C., TIME, INC., and
27	TURNER BROADCASTING SYSTEM, INC.
28	

1	
2	By: /s/ Heidi L. Keefe
3	Heidi L. Keefe
	Mark R. Weinstein
4	Liz Stameshkin COOLEY LLP
5	Five Palo Alto Square
	3000 El Camino Real
6	Palo Alto, CA 94306
7	
8	Attorneys for Defendant FACEBOOK, INC.
0	PACEBOOK, INC.
9	
10	By: /s/ Paul A. Gennari
11	Michael R. Heimbold
	STEPTOE & JOHNSHON LLP
12	2121 Avenue of the Stars, Suite 2800 Los Angeles, CA 90067
13	Telephone: 310.734.3225
	200phono. 6100/6 ne220
14	Tremayne Norris (admitted pro hac vice)
15	John Caracappa (admitted pro hac vice)
1.0	Paul A. Gennari (<i>admitted pro hac vice</i>) STEPTOE & JOHNSON, LLP
16	1330 Connecticut Avenue NW
17	Washington, DC 20036
18	Telephone: 202.862.5766
	Attorneys for Defendant
19	AMERICAN BROADCASTING COMPANIES, INC.
20	
21	
22	By: /s/ Gregory R. Lyons
23	Edward Vincent King, Jr.
23	Dirk Van Ausdall
24	KING & KELLEHER, LLP Four Embarcadero Center, 17th floor
25	San Francisco, CA 94111
	Telephone: 415.781.2888
26	
27	Gregory R. Lyons (admitted pro hac vice) Kevin P. Anderson (admitted pro hac vice)
20	WILEY REIN LLP
28	

	1776 K Street, N.W.
1	Washington, DC 20006
2	Telephone: 202.719.7000
3	Attorneys for Defendant
3	CHOICE HOTELS INTERNATIONAL, INC.
4	
5	
6	
7	By: /s/ John H. Barr, Jr.
/	Martin L. Pitha
8	SMITH LILLIS PITHA LLP
9	18201 Von Karman Avenue, Suite 1080 Irving, CA 92612
	Telephone: 949.209.9020
10	•
11	Damien P. Lillis
10	SMITH LILLIS PITHA LLP 400 Montgomery Street, Suite 501
12	San Francisco, CA 94104
13	Telephone: 415.814.0405
14	John Allen Yates (admitted pro hac vice)
15	Christopher Aaron Shield (admitted pro hac vice)
13	John H. Barr, Jr. (admitted pro hac vice)
16	BRACEWELL & GIULIANI LLP
17	711 Louisiana Street, Suite 2300 Houston, TX 77002
	Telephone: 713.223.2300
18	
19	Christopher Schenck (admitted pro hac vice) BRACEWELL & GIULIANI LLP
20	701 Fifth Avenue, Suite 6200
	Seattle, WA 98104
21	Telephone: 206.204.6200
22	Attorneys for Defendant
23	OVERSTOCK.COM, INC.
24	
25	By: /s/ Scott R. Mosko
	Scott R. Mosko
26	FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP
27	3300 Hillview Avenue
28	Palo Alto, CA 94304 Telephone: 650.849.6600
40	

1 2	Attorneys for Defendant ENTERPRISE HOLDINGS, INC.
3	PURSUANT TO STIPULATION, IT IS SO ORDERED.
4	TORSUANT TO STILL OLATION, IT IS SO ORDERED.
5	DATED: August, 2012
6	Honorable Paul S. Grewal
7	United States Magistrate Judge
8	
9	ATTECTATION
10	<u>ATTESTATION</u>
11	I hereby attest pursuant to General Order 45.X.B that concurrence in the electronic filing of
12	this document has been obtained from the signatories.
13	
14	Dated: August 13, 2012 /s/ Alisa A. Lipski Alisa A. Lipski
15	
16	
17	CERTIFICATE OF SERVICE
18	The undersigned hereby certifies that all counsel of record who are deemed to have
19	consented to electronic service are being served with a copy of this document via the Court's ECF
20	System.
21	Dated: August 13, 2012 /s/ Alisa A. Lipski
22	Alisa A. Lipski
23	
24	
25	
26	
27	
28	